UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

PAUL DAVIS,)
Plaintiff)) Civil Action No. 04-11851-WGY
v.)
SUFFOLK COUNTY, SUFFOLK COUNTY SHERIFF'S DEPARTMENT AND ANDREA CABRAL (in her official capacity),)))
Defendants	,)) _)

DEFENDANTS' MOTION TO DISMISS THE PLAINTIFF'S COMPLAINT

Now come defendants Suffolk County, the Suffolk County Sheriff's Department and Andrea Cabral (in her official capacity), who respectfully request that this Honorable Court dismiss the instant complaint in its entirety. As grounds for said motion, defendants rely on the accompanying memorandum of law.

> Respectfully submitted for all DEFENDANTS, By their attorney

James M. Davin, BBO # 566973 Deputy General Counsel Suffolk County Sheriff's Dept. 200 Nashua Street Boston, MA 02114 (617) 989-6679

Local Rule 7.1 Certification

I hereby certify that I spoke v	vith plaintiff's counsel on	October 19, 2004 a	and attempted to resolve the
issues raised in the instant motion.			

/s/	
James M. Davin	